KENNEDY HODGES, L.L.P.

ATTORNEYS

GALVIN B. KENNEDY*†
DAVID W. HODGES*†
DON J. FOTY*†
GABRIEL A. ASSAAD‡†
JOHN A. NEUMAN
SARAI H. SANCHEZ
BEATRIZ A. SOSA-MORRIS

711 WEST ALABAMA STREET
HOUSTON, TEXAS 77006-5005
TELEPHONE: (713) 523-0001
FACSIMILE: (713) 523-1116
TOLL FREE: (877) 342-2020
KENNEDYHODGES.COM
TEXASOVERTIMEATTORNEY.COM

*Board Certified. Personal Injury Trial Law – Texas Board of Legal Specialization † Partner

‡ Also Licensed in Virginia and District of Columbia

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Via Facsimile: 678-553-2212

Lori G. Cohen cohenl@gtlaw.com Evan C. Holden holdene@gtlaw.com Greenberg Traurig, LLP 3333 Piedmont Rd NE, Suite 2500 Atlanta, Georgia 30327

Via Facsimile: 713-222-2226

Brian P. Johnson bjohnson@johnsontrent.com Kealy C. Sehic Ksehic@johnsontrent.com Johnson, Trent, West & Taylor, LLP 919 Milam, Suite 1700 Houston, Texas 77002

Re: Civil Action No. 4:13-cv-001164; Tommy Walton v. 3M Company, et al., in the United States District Court for the Southern District of Texas

Dear Counsel,

I am following up from my email last week addressing the deposition schedule for Mr. Walton's case. We intend to take the following depositions in the following order:

- 1. David Westlin
- 2. Albert Van Duren
- 3. Gary Hansen
- 4. Karl Zagoda
- 5. Troy Bergstrom
- 6. Terri Woodwick-Sales
- 7. Gary Maharaj
- 8. John Rock
- 9. Daniel Sessler

As far as our availability, we could take these depositions on 10/27, 10/29-10/31, 11/3-11/7, 11/10-11/4, 11/17-11/19, 11/24, and 11/25. Please let me know what dates in this time frame work for you and we will send you the deposition notices. If I do not have a response by Friday, we will unilaterally notice these depositions.

Also, our expert designation deadline is approaching and I wanted to give you a list of experts we are considering to provide you the opportunity to object per the protective order. Please let me know whether you object to the disclosure of confidential information to any of the following individuals:

- 1. Christopher M. Varga
- 2. Andrew James Giles
- 3. Francis A. Czajka
- 4. David Ellsworth Cassidy
- 5. Simon S. Fung
- 6. Nicholas Baumann
- 7. Colin Dunlop
- 8. Scott D. Dickerhoff
- 9. Bruce Banner
- 10. Kenneth Diller
- 11. Michael M. Donnelly
- 12. Kent Douglas Ellis
- 13. Scott Augustine

- 14. Brian Doherty
- 15. Raymond G. Ragan
- 16. Thomas P. Anderson
- 17. Kent D. Ellis
- 18. Michael Vardenega
- 19. Allen Hamid Ziaimehr
- 20. Albert P. Van Duren
- 21. Carol J. Panser
- 22. Mark Bieberich
- 23. Thomas H. Philipot
- 24. Joseph Blase Vergona
- 25. Martin Stryker

Please accept this list of potential experts as our disclosure pursuant to paragraph 9(e) of the protective order. We will assume you have no objection to disclosure to any of these individuals if you do not lodge an objection within 10 days.

Finally, upon review of the 40,000 plus pages of documents which have been designated confidential, it is apparent that Defendants' use of the confidential designation was not in good faith within the definition of the protective order and that instead you have merely committed mass, indiscriminate designations. Please resubmit your production and only utilize the confidential stamp for documents that are actually confidential within the definition of the protective order. Please consider this our notice, under paragraph 15 of the protective, that we object to all of your confidential designations for the failure to make any effort to exercise restraint in so designating your production.

Sincerely.

John A. Neuman